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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/213,970	12/17/1998	WILHELMUS J. DIEPSTRATEN	DIEPSTRATENI	6151
75	90 08/20/2002			
DAVID H HI	_		EXAMI	NER
HITT CHWAN 225 UNIVERSI	0 00 00000	DONAGHUE, LARRY D		
275 WEST CAMPBELL ROAD				
RICHARDSON	I, TX 75080		ART UNIT	PAPER NUMBER
			2154	\bigcirc .
			DATE MAILED: 08/20/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 07-01)



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			ART UNIT	PAPER NUMBER

DATE MAILED:

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

	tus penion con penione	ADVISORY ACTION	
	THE PERIOD FOR RESPONSE:		
a) [is extended to run	or continues to run	from the date of the final rejection
b) [expires three months from the date of t event however, will the statutory period	the final rejection or as of the maili I for the response expire later than	ng date of this Advisory Action, whichever is later. In no six months from the date of the final rejection.
	purposes of determining the period of e	etition, and the fee have been file	1.136(a), the proposed response and the appropriate feed is the date of the response and also the date for the mount of the fee. Any extension fee pursuant to 37 CFR ory period for response or as set forth in b) above.
_ /	Appellant's Brief is due in accordance with	37 CFR 1.192(a).	
X /	Applicant's response to the final rejection, fi o place the application in condition for allow	iled 08/05/02 has been wance:	n considered with the following effect, but it is not deemed
1. [The proposed amendments to the claim	and /or specification will not be en	ntered and the final rejection stands because:
	There is no convincing showing upresented.	nder 37 CFR 1.116(b) why the pro	posed amendment is necessary and was not earlier
	b. They raise new issues that would	require further consideration and/	or search. (See Note).
	c. They raise the issue of new matte	er. (See Note).	
	d. They are not deemed to place the appeal.	e application in better form for app	peal by materially reducing or simplifying the issues for
	e. They present additional claims wi	tak art	
	e. They present additional cialins wi	ithout cancelling a corresponding i	number of finally rejected claims.
	e may present additional claims wi	thout cancelling a corresponding i	number of finally rejected claims.
	NOTE:	Inout cancelling a corresponding i	number of finally rejected claims.
		Inout cancelling a corresponding i	number of finally rejected claims.
	NOTE:	Inout cancelling a corresponding i	number of finally rejected claims.
. 🗆	NOTE:		number of finally rejected claims. In the state of the s
· 7	NOTE: Newly proposed or amended claims — the non-allowable claims.	would be allowe	
· \	NOTE: Newly proposed or amended claims the non-allowable claims. Upon the filing an appeal, the proposed	would be allowe	od if submitted in a separately filed amendment cancelling
\ \	NOTE: Newly proposed or amended claims the non-allowable claims. Upon the filing an appeal, the proposed be as follows:	would be allowe	od if submitted in a separately filed amendment cancelling
· [NOTE: Newly proposed or amended claims the non-allowable claims. Upon the filing an appeal, the proposed be as follows: Claims allowed:	would be allowe	od if submitted in a separately filed amendment cancelling
\ \[\sigma\]	NOTE:	would be allowe	od if submitted in a separately filed amendment cancelling
· \	NOTE: Newly proposed or amended claims the non-allowable claims. Upon the filing an appeal, the proposed be as follows: Claims allowed: Claims objected to: Claims rejected:	would be allowe	od if submitted in a separately filed amendment cancelling
· `\	NOTE: Newly proposed or amended claims the non-allowable claims. Upon the filing an appeal, the proposed be as follows: Claims allowed:	would be allowe amendment will be entered [ad if submitted in a separately filed amendment cancelling will not be entered and the status of the claims will ut does not overcome the rejection because
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· `\	NOTE:	would be allower amendment will be entered [the following rejection(s):	ad if submitted in a separately filed amendment cancelling will not be entered and the status of the claims will ut does not overcome the rejection because
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	NOTE:	would be allowe amendment will be entered [the following rejection(s):	ut does not overcome the rejection because own good and sufficent reasons why it was not earlier